Case 3:14-cr-00003-K	Document 16	Filed 02/04/14		THERN DISTRICT OF TEXAS Page D. 30D
	THE UNITED STA OR THE NORTHER DALLA		TEXAS	FEB 4 2014
UNITED STATES OF AMERICA		)	EL B	ERK, U.S. DISTRICT COURT Deputy
VS.		)	CASE NO.# 3:14-	-CR-003-K (01)
TRENT GEORGE		)		
	REPORT AND RI	ECOMMENDAT PLEA OF GUIL		
TRENT GEORGE, by conseappeared before me pursuant to Fed. After cautioning and examining TRE I determined that the guilty plea was independent basis in fact containing plea of guilty be accepted, and that TP Programs Receiving Federal Funds, a found guilty of the offense by the distance of the programs are contained to the program are contained to the programs are contained to the program are	R. Crim.P. 11, and ENT GEORGE under knowledgeable and each of the essential RENT GEORGE be violation of 18 U.S.	I has entered a plear or oath concerning d voluntary and the al elements of such adjudged guilty of	a of guilty to Courteach of the subject the offense chart offense. I therefore Conspiracy to Co	nt 1 of the Information. ts mentioned in Rule 11, rged is supported by an ore recommend that the ommit Theft Concerning
☐ The defendant is currently in	custody and shoul	d be ordered to ren	nain in custody.	
The defendant must be order and convincing evidence that community if released.				
I find by clear and co	een compliant with onvincing evidence t	the current conditions that the defendant i	s not likely to flee	enditions set at rearraigned or pose a danger to any under § 3142(b) or (c).
☐ The defendant has no	The Government opposes release.  The defendant has not been compliant with the conditions of release.  If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government.			
The defendant must be ordered is a substantial likelihood that recommended that no senter shown under § 3145(c) why convincing evidence that the community if released.	at a motion for acquace of imprisonment the defendant sho	nittal or new trial wat be imposed, or (ould not be detained	ill be granted, or occording to exceptional cired, and (2) the Co	(b) the Government has reumstances are clearly ourt finds by clear and
Date: February 4, 2014		UNITED STATE	S MAGISTRATE	JUDGE

**NOTICE** 

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).